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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/765,491	01/18/2001	Jack L. Arbiser	EU 98055 CON	8772	
23579 PATREA L.	7590 07/23/2007 PARST		EXAMINER		
PABST PAT	ENT GROUP LLP		KIM, JENNIFER M		
	Y SQUARE, SUITE 1200 ITREE STREET		ART UNIT	PAPER NUMBER	
ATLANTA,			1617		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.		Applicant(s)				
		09/765,491	09/765,491 ARBISER, JAC		L.			
		Examiner Art Unit		1,				
		Jennifer Kim		1617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS C 36(a). In no event, ho will apply and will expire, cause the application	COMMUNICATION wever, may a reply be tim re SIX (6) MONTHS from to to become ABANDONED	I. lely filed the mailing date of this 0 (35 U.S.C. § 133).	•			
Status								
1)⊠	Responsive to communication(s) filed on 29 M	lay 2007.						
	This action is FINAL . 2b)⊠ This action is non-final.							
3)[_]	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims		·					
5)□ 6)⊠ 7)□	Claim(s) 4-6,10-12 and 17-19 is/are pending in 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 4-6, 10-12 and 17-19 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from conside	eration.					
Applicat	ion Papers							
9)[The specification is objected to by the Examine	er.	•					
10)[10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (under 35 U.S.C. § 119							
12) a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the priority documents application from the International Bureau See the attached detailed Office action for a list	s have been red s have been red rity documents l u (PCT Rule 17	ceived. ceived in Application have been receive .2(a)).	on No ed in this Nationa	l Stage			
2) Notice	et(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	4) [5) [Paper No(s)/Mail Da	ite	<i>*</i>			
	er No(s)/Mail Date	6) [Other:					

U.S. Patent and Trademark Office PTOL-326 (Rev: 08-06)

DETAILED ACTION

In view of the amendment filed on May 29, 2007 PROSECUTION IS HEREBY REOPENED. The grounds for rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

Any rejection of record not addressed herein is withdrawn.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 4 is rejected under 35 U.S.C. 102(b) as being anticipated by Dezube et al. (1998).

Dezube et al. teach that angiogenesis is a major component of **Kaposi's sarcoma** (a skin disorder associated with lymphangiogensis) and a critical process in tumor growth. Dezube et al. teach that TNP-470 is a synthetic analog of **fumagillin**. (page 1444 right-hand column send paragraph). Dezube et al. teach that TNP-470, administered as a weekly, 1-hour infusion to patients with early Kaposi's sarcoma.

Claim 17 is rejected under 35 U.S.C. 102(b) as being anticipated by Eckhardt et al. (1996).

Eckhardt et al. teach tecogalan sodium is a sulfated polysaccharide isolated from the cell walls of the *bacterium Arthrobacter* sp. AT-25. (page 491, right-hand column first sentence of full paragraph). Eckhardt et al. teach that tecogalan sodium is an **angiogenesis inhibitor**. (summary, first sentence). Eckhardt et al. teach that the antiangiogenic effect of tecogalan sodium is thought to be medicated by the inhibition of binding of basic fibroblast growth factor to cellular receptors. Eckhardt et al. teach that the patient with refractory malignancies including **Kaposi's sarcoma** (a skin disorder

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associated with lymphangiogenesis) is treated with tecogalan sodium infusion. (under summary). Eckhardt et al. teach that recommended angiogenesis inhibition dose of tecogalan sodium. (page 491, under conclusion).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dezube et al. as applied to claim 4 above, and further in view of Yanai et al. (U.S.Patent No. 5,422,363).

The teachings of Dezube et al. as applied as before.

Dezube et al. do not teach a topical administration of TNP-470.

Yanai et al. teach that pharmaceutical compositions with improved stability comprising a fumagillol derivative including TNP-470 is useful for treating diseases associated with angiogenesis including Kaposi's sarcoma (a skin disorder associated with lymphangiogenesis). (abstract. Bolumn 9, lines 50-65, column 10 Example 1). Yanai et al. exemplify a composition comprising TNP-470 (also known as 6-O-(N-Chloroacetylcarbamoyl)fumagillol) in a pharmaceutical composition. (column 10,

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Example 1). Yanai et al. teach that these agents can be administered other than injections such as **external preparations**. (column 9, lines 22-28).

It would have been obvious to one of ordinary skill in the art to administer TNP-470 topically or externally for the treatment of Kaposi sarcoma (a skin disorder associated with lymphangiogenesis) because Dezube et al. teach that infusion of TNP-470 is useful for the treatment of Kaposi sarcoma and because Yanai et al. teach that TNP-470 can be administered other than injectable formulation for the treatment of Kaposi sarcoma. One would have been motivated to employ a topical route of TNP-470 for the treatment of Kaposi sarcoma in order to achieve an expected benefit of topical formulation that is formulated to improve the stability of TNP470 as taught by Yanai et al. There is a reasonable expectation of successfully treating Kaposi sarcoma with topical administration of TNP-470 because TNP-470 is effective for the treatment of Kaposi sarcoma and because TNP-470 can be administered topically for the same treatment with improved stability as taught by Yanai et al.

Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yanai et al. (U.S.Patent No. 5,422,363).

Yanai et al. teach that pharmaceutical compositions with improved stability comprising **fumagillol derivatives** including TNP-470 are useful for **treating diseases associated with angiogenesis** including Kaposi's sarcoma (a skin disorder associated with lymphangiogenesis). (abstract. column 9, lines 50-65, column 10 Example 1). Yanai et al. exemplify a composition comprising TNP-470 (also known as 6-O-(N-

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Chloroacetylcarbamoyl)fumagillol) in a pharmaceutical composition. (column 10, Example 1). Yanai et al. teach that these agents can be administered other than injections such as **external preparations**. (column 9, lines 22-28). Yanai et al. teach that fumagillol derivatives has low toxicity and exhibits potent pharmacological properties against diseases associated with angiogenesis. (column 9, lines 50-65).

Yanai et al. do not expressly illustrate the administration of fumagillol derivatives to inhibit symptoms associated with angiogenesis in the treatment of the **specific skin disorders** set forth in claims 4.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to employ fumagillol derivatives (fumagillin derivatives) for inhibiting symptoms associated with angiogenesis regardless of the type of skin disorders that causes angiogenesis symptoms set forth in claim 4 because Yanai et al. teach that fumagillol derivatives are exhibits potent properties against angiogenesis. It would have been obvious to one of ordinary skill in the art that any symptoms of angiogenesis would be expected to be treated with fumagillol derivatives having potent antiangiogenesis property regardless of the types of the disorder. There is a reasonable expectation of successfully treating "symptoms associated with angiogenesis" with fumagillol derivatives possessing potent antiangiogenesis property in view of Yanai et al.

Claims 4, and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galardy et al. (U.S.Patent No. 5,268,384).

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Galardy et al. teach that synthetic mammalian matrix metalloprotease inhibitors are useful in controlling angiogenesis. (abstract). Galardy et al. teach that the matrix metalloproteases inhibitors inhibit human skin fibroblast collagenase. These matrix metalloproteases inhibitors read on with Applicant's angiogenesis inhibitors such as "collagenase inhibitors" set forth in claim 4 because these matrix metalloproteases inhibitors have both angiogenesis and collagenase inhibiting properties. (column 2, lines 24-28). Galardy et al. teach that conditions that benefit from angiogenesis inhibition include cancer, angiosarcoma, Kaposi's sarcoma and skin conditions, such as cavernous hemangioma and psoriasis. (column 13, lines 40-50). Galardy et al. teach that for localized conditions, "collagenase inhibitors" are preferred to administered topically. (column 13, lines 28-30). Galardy et al. teach that effective amounts of "collagenase inhibitors" to be formulated. (column 12, lines 53-65).

Galardy et al. do not expressly illustrate the administration of matrix metalloprotease inhibitors (collagenase inhibitors) to inhibit symptoms associated with angiogenesis in the treatment of the **specific skin disorders** set forth in claims 4.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to employ matrix metalloprotease inhibitors (collagenase inhibitors) for inhibiting symptoms associated with angiogenesis in the treatment of skin disorders associated with lymphangiogenesis (Kaposi's sarcoma) because Galardy et al. teach that matrix metalloprotease inhibitors are collagenase inhibitors useful for controlling angiogenesis and because Kaposi's sarcoma is one of conditions that benefit from angiogenesis inhibition. Applicant is reminded that Kaposi's sarcoma disclosed by

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Galardy et al. is a skin disorders associated with lymphangiogensis as admitted by Applicant. One would have been motivated to employ matrix metalloprotease inhibitors (collagenase inhibitors) for the treatment of Kaposi's sarcoma (a skin disorder associated with lymphangiogenesis) in order to achieve a beneficial antiangiogenic effect of collagenase inhibitors taught by Galardy et al. There is a reasonable expectation of successfully treating skin disorders associated with lymphangiogenesis such as Kaposi's sarcoma with collagenase inhibitors taught by Galardy et al. because these compounds are known to have antiangiogenesis effect that is taught to be beneficial in treating Kaposi's sarcoma.

With respect to inhibiting symptoms associated with angiogenesis in the treatment of other skin disorders such as Sturge-Weber syndrome, verruca vulgaris, tuberous sclerosis, venous ulcers, molluscum contagious, seborrheic keratosis, and actinic keratosis set forth in claim 4 is obvious because Galardy et al. teach that collagenase inhibitors are useful in controlling angiogenesis and useful in conditions that benefit from angiogenesis inhibition involving skin conditions. It would have been obvious to one of ordinary skill in the art to employ collagenase inhibitors for inhibiting symptoms associated with angiogenesis in a treatment of any skin disorders regardless of its origin (types the skin disorders) because Galardy et al. teach that collagenase inhibitors have antiangiogenesis property. Therefore, it is expected that these compounds would treat at least symptoms of angiogenesis at any disorder. Therefore, one would have been motivated to employ collagenase inhibitors for the treatment of any angiogenesis associated symptoms regardless of the origin of

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the disorder that causes the angiogenesis symptoms. There is a reasonable expectation of successfully inhibiting symptoms associated with angiogenesis in the treatment of a skin disorders administering collagenase inhibitors because collagenase inhibitors have the specific activity that is beneficial for treating symptoms of antiangiogenesis.

Claims 10-12 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aggarwal (WO 95/18606) of record in view of <u>Dorland's Illustrated Medical</u>

<u>Dictionary, 28th Edition (1994).</u>

Aggarwal teaches method for the treatment of melanomas comprising administration of effective dose of curcumin (mixture of demethoxycurcumin). (page 5, lies 20-32, page 6). Aggarwal teaches the composition comprising curcumin can be formulated topical in ointment form. (page, 7, lines 26-28, page 8, lines 7-15). Aggarwal teaches the effective dose of curcumin and curcumin analogues are administered in a dose of from about 1 microgram to about 100milligram. (page 6, lines 6-11).

Aggarwal do not expressly illustrate treatment of malignant melanoma the specific formulation set forth in claim 10.

<u>Dorland's Illustrated Medical Dictionary, 28th Edition (1994), (Dorland's), teaches</u> the term melanoma refers to malignant melanoma. (page 1004, under melanoma).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to employ curcumin composition comprising mixture of

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demethoxycurcumin taught by Aggarwal in the treatment of malignant melanoma because Aggarwal teaches that the composition comprising curcumin in a mixture of demethoxycurcumin is useful for treating melanomas and because the term melanomas is referred to as malignant melanoma in view of Dorland's. There is a reasonable expectation of successfully treating malignant melanoma by administering Aggarwal's curcumin comprising demethoxycurcumin mixture because Aggarwal teaches that the composition is useful for treating melanoma also known as malignant melanoma in view of Dorland's. Further, It would have been obvious to one of ordinary skill in the art to modify the composition taught by Aggarwal in topical ointment formulation with effective range of curcumin for the treatment of malignant melanoma because Aggarwal teach curcumin composition can be formulated in topical ointment formulation with effective amount about 1 microgram to about 100milligrams and because Aggarwal teach curcumin is useful for the treatment of melanoma also known as malignant melanoma in view of Dorland's. One would have been motivated to make such a modification in order to successfully treating malignant melanoma with topical curcumin formulation taught by Aggarwal.

Claims 10-12 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arbiser et al. (June 1999) of record in view of Singh et al. (1996) and further in view of Aggarwal (WO 95/18606) of record.

Arbiser et al. on the abstract, teach that patients with recessive dystrophic epidermolysis bullosa (RDEB) are suggested to treat with angiogenesis inhibitors.

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Arbiser et al. teach that the patients with RDEB have elevated levels of basic fibroblast growth factor (bFGF) and that angiogenesis inhibitors may antagonize the effects of bFGF. Arbiser et al. teach that there are currently no other means of treatment of disorder, which has a high morbidity and mortality rate. Arbiser et al. teaches that the patient with RDEB have a great increased risk of cutaneous squamous cell carcinoma. Arbiser et al. teach that patients with RDEB contribute development of squamous cell carcinoma.

Arbiser et al. lack curcumin and demethoxycurcumin and specific formulation set forth in claim 10.

Singh et al. teach that curcumin inhibits the growth of HUVEC stimulated with fibroblast growth factor that leads to angiogenesis. (abstract).

Aggarwal teach a composition comprising curcumin can be formulated topically in an ointment form. (page 7, lines 26-28, page 8, lines 7-15). Aggarwal teach the effective dose of curcumin and curcumin analogues are administered in a dose of form about 1 microgram to about 100 milligram. (page 6, lines 6-11). Aggarwal teach a method for the treatment of **squamous cell carcinoma** comprising administration of effective dose of curcumin (mixture of demethoxycurcumin). (page 5, lines 20-32, page 6).

It would have been obvious to one of ordinary skill in the art to employ curcumin or curcuminoids (i.e. demethoxycurcumin) for the treatment of the symptoms associated with elevated basic fibroblast growth factor in RDEB with topical formulation of curcumin taught by Aggarwal because Arbiser et al. suggested that angiogenesis inhibitors are

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effective in the treatment of RDEB by antagonizing elevated levels of bFGF in RDEB patients and because curcumin or curcuminoids possess angiogenesis inhibiting property including inhibition of fibroblast growth factor as taught by Singh et al. It is noted that Arbiser et al. teach that the condition of RDEB with elevated bFGF contribute to the development of squamous cell carcinoma in a patient. One of ordinary skill in the art would have been motivated to employ Aggarwal's composition comprising curcuminoids for the treatment of RDEB because Aggarwal's composition is an effective antiangiogenesis inhibitor and it also has beneficial effect of treating squamous carcinoma that can be further develop from RDEB. There is a reasonable expectation of successfully treating symptoms associated with elevated bFGF in RDEB with curcumin composition taught by Aggarwal because there is a suggestion from Arbiser that any angiogenesis inhibitor can be employed to antagonize the level of bFGF and because curcumin is not only an antiangiogenesis inhibitor but it also conveniently treats squamous carcinoma that can be develop from RDEB condition as taught by Arbiser et al. Thus, the claims fail to patentably distinguish over the state of the art as represented by the cited references.

None of the claims are allowed.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer Kim whose telephone number is 571-272-0628. The examiner can normally be reached on Monday through Friday 6:30 am to 3 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan can be reached on 571-272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Sreenivasan Padmanabhan Supervisory Primary Examiner Art Unit 1617

Jmk July 19, 2007